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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/895,435		06/30/2001	A. Francis Stewart	9882-012	8975	
20583	7590	10/02/2002				
PENNIE AND EDMONDS 1155 AVENUE OF THE AMERICAS				EXAMINER		
NEW YORK, NY 100362711			MCGARRY, SEAN			
				ART UNIT	PAPER NUMBER	
		•		1635		
				DATE MAILED: 10/02/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.

FILE COPY

Office Action Summary

Application N .	Applicant(s)		
09/895,435	STEWART ET AL.		
Examiner	Art Unit		
Sean R McGarry	1635		

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --**Period for Reply**

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE $\underline{1}$ MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.

If the period for reply specified above is less than thirty If NO period for reply is specified above, the maximum Failure to reply within the set or extended period for re Any reply received by the Office later than three month earned patent term adjustment. See 37 CFR 1.704(b). Status	ply will, by statute, cause	ny and will expire SIX (6)	MONTHS from the mailing date of	d timely. f this communication. 3).			
1) Responsive to communication(s)	filed on						
2a)☐ This action is FINAL .	2b) This act	tion is non-final.					
3) Since this application is in conditiclosed in accordance with the practice Disposition of Claims	on for allowance	except for formal	matters, prosecution as C.D. 11, 453 O.G. 213.	to the merits is			
4)⊠ Claim(s) <u>1-52</u> is/are pending in the	e application.						
4a) Of the above claim(s) is,		m consideration.					
5)☐ Claim(s) is/are allowed.							
6)☐ Claim(s) is/are rejected.							
7) Claim(s) is/are objected to.	•						
8) Claim(s) <u>1-52</u> are subject to restric	tion and/or electio	on requirement.					
Application Papers							
9)☐ The specification is objected to by the							
10)☐ The drawing(s) filed on is/are	: a)☐ accepted or	· b) ☐ objected to b	y the Examiner.				
Applicant may not request that any of	ection to the draw	ing(s) be held in ab	eyance. See 37 CFR 1.85	(a).			
11) The proposed drawing correction file	ed on is: a)	l□ approved b)□	disapproved by the Exa	miner.			
If approved, corrected drawings are required in reply to this Office action.							
12) The oath or declaration is objected to	o by the Examine	r.					
Priority under 35 U.S.C. §§ 119 and 120							
13) Acknowledgment is made of a clain	1 for foreign priori	ty under 35 U.S.C	C. § 119(a)-(d) or (f).				
a) ☐ All b) ☐ Some * c) ☐ None of:							
1. Certified copies of the priority							
2. Certified copies of the priority	documents have	been received in	Application No				
 3. Copies of the certified copies application from the Intern * See the attached detailed Office action 	iauonai burean re	20.1 RIIIA 1777AN	1	nal Stage			
14) Acknowledgment is made of a claim f	or domestic priori	ty under 35 U.S.(C. § 119(e) (to a provisio	nal application)			
a) The translation of the foreign lar	nguage provisiona	al application has	heen received	на арриоапоп).			
Attachment(s)	•	,	2. 33 120 dila/01 121.				
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (P3) Information Disclosure Statement(s) (PTO-1449) P	TO-948) aper No(s)	4) Interview 5) Notice of 6) Other:	w Summary (PTO-413) Paper of Informal Patent Application (No(s) PTO-152)			
6. Patent and Trademark Office FO-326 (Rev. 04-01)	Office Action Sun	nmary	Pai	rt of Paper No. 7			

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Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- Claims 1-5, 11-13, 15-20, drawn to a DNA comprising one or more copies of TRT, classified in class 536, subclass 23.1.
- II. Claims 6-10, 11, 12, 14, 15, and 21, drawn to a DNA comprising one or more copies of TRT', classified in class 536, subclass 23:1.
- III. Claims 22-51, drawn to a method of effecting Tnp I mediated recombination classified in class 435, subclass 6.
- IV. Claim 52, drawn to a method of making a circular DNA vaccine, classified in class 435, subclass 25.3.

Claims 11, 12, and 15 are generic to Groups I and II. Claims 11, 12, and 15 will be examined limited to the invention elected.

The inventions are distinct, each from the other because of the following reasons:

Inventions I and II are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions are different nucleic acid sequences that have different nucleotide sequences where these differences in sequence provide for different biological activities, for example.

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Inventions III and IV are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions are different methods that require different method steps where these different method steps result in different ends, for example.

Inventions (I and II) and (III and IV) are related as product and process of use. The inventions can be shown to be distinct if either or both of the following can be shown: (1) the process for using the product as claimed can be practiced with another materially different product or (2) the product as claimed can be used in a materially different process of using that product (MPEP § 806.05(h)). In the instant case the nucleic acids of I and II could be used in a different methods than those of III or IV such as in a hybridization assay, for example.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art because of their recognized divergent subject matter, restriction for examination purposes as indicated is proper.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sean R McGarry whose telephone number is (703)305-7028. The examiner can normally be reached on M-Th (6:00-5:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John LeGuyader can be reached on (703) 308-0447. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 308-4242 for regular communications and (703) 872-9307 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0196.

SRM October 1, 2002

SEAN McGARRY PRIMARY EXAMINER